S.B. NO. 5.D. 2

A BILL FOR AN ACT

RELATING TO AGRICULTURAL LOANS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION	1.	Financial	resources	are	not	readily	available

- 2 to those new to farming or those who would like to experiment
- with new crops or techniques. Lack of capital oftentimes weighs 3
- heavily when deciding whether or not to choose or continue in 4
- 5 farming as a career.
- 6 With the average age of the farm operator in Hawaii being
- 7 fifty-nine years old, there is a need to encourage the younger
- generations to take over existing farms or start their own 8
- 9 farms. Capital is also needed for farmers to be able to test
- 10 new techniques and new crops in order to make their operations
- run more efficiently and thus be better able to survive foreign 11
- 12 and mainland competition.
- 13 The purpose of this Act is to establish enhancements in the
- 14 agricultural loan program to address these issues and provide
- 15 incentives to enter into and to continue farming by:
- 16 (1) Expanding eligibility for the new farmer loan to
- 17 include graduates of farm trainee programs;

S.B. NO. S.D. 2 H.D. 1 C.D. 1

1	(2)	Amending eligibility criteria for the new farmer loan
2		program to provide incentives for graduates of farm
3		trainee programs and recent recipients of a college
4		degree in agriculture; and
5	(3)	Amending the purpose of the new farmer loan to include
6		farm innovation loans for farmers to perform practical
7		research in farming.
8	SECT	ION 2. Section 155-1, Hawaii Revised Statutes, is
9	amended b	y amending the definition of "new farmer program" to
10	read as f	ollows:
11	""Ne	w farmer [program]" means a new farm enterprise [for
12	qualified	new farmers, or a person, who by reason of ability,
13	experienc	e, and training [are], is likely to successfully
14	operate a	farm and who otherwise [meet] meets the eligibility
15	requireme	nts of section 155-10 and includes any of the
16	following	: :
17	(1)	Persons displaced from employment in an agricultural
18		production enterprise;
19	(2)	College graduates in agriculture;
20	(3)	Community college graduates in agriculture;

S.B. NO. 993 S.D. 2 H.D. 1 C.D. 1

1	(4)	Members of the Hawaii Young Farmer Association and
2		National FFA Organization graduates with farming
3		projects;
4	(5)	Persons who have not less than two years' experience
5		as part-time farmers;
6	(6)	Graduates from farm trainee programs designed to
7		provide interns with the necessary hands on skills and
8		management training to successfully operate their own
9		farm;
10	[-(6)-]	(7) Persons who have been farm tenants or farm
11		laborers; or
12	[-(7)-]	(8) Other individuals who have for the two years last
13		preceding their application [have] obtained the major
14		portion of their income from farming operations."
15	SECT	ION 3. Section 155-3, Hawaii Revised Statutes, is
16	amended to	o read as follows:
17	"§15	5-3 Restriction. Loans [provided for] authorized by
18	this chap	ter shall require two credit denials, except for class
19	"F" loans	for new farmer and farm innovation programs, which
20	shall req	uire one credit denial. This requirement shall be
21	waived for	r new farmer loans for \$100,000 or less for farm
22	trainees	and recent college graduates with a degree in
	1 102100 (100) 00101 (1000 Min H1013 (1000 MIN THE	SB993 CD1 SMA-1.doc

1	agricultu	<u>re.</u> This requirement may <u>also</u> be waived by the board
2	of agricu	lture for emergency loans. Credit denials may be
3	accepted	from any of the following:
4	(1)	Private lenders;
5	(2)	Members of the farm credit system; or
6	(3)	The United States Department of Agriculture."
7	SECT	ION 4. Section 155-9, Hawaii Revised Statutes, is
8	amended b	y amending subsection (g) to read as follows:
9	" (g)	Class F: [Loans for new farmer programs shall
10	provide f	or costs of a new farm enterprise for qualified new
11	farmers:]	New farmer and farm innovation loan programs shall
12	provide f	or:
13	(1)	[Initial] New farmer loans made under this class shall
14		be for purposes and in accordance with the terms
15		specified in class "A" and "C" only, and shall be made
16		only for full-time farming. The loans shall be made
17		for an amount not to exceed \$250,000 or eighty-five
18		per cent of the cost of the project, whichever is
19		less $[+]$. Farm trainees and recent graduates with a
20		degree in agriculture with smaller projects requiring
21		loans of \$100,000 or less shall have a minimum five

1		per cent equity contribution towards the cost of the
2		<pre>project;</pre>
3	(2)	Farm innovation loans made under this class shall be
4		for qualified farmers to perform practical research in
5		crop development, innovative production techniques,
6		new technologies, and production of new crops that are
7		not typically grown in the State. Farm innovation
8		loans shall be limited to a maximum of \$75,000;
9	[(2)]	(3) Any subsequent loan shall be made from classes
10		"A" to "D", respectively, depending upon the purpose
11		for which the loan funds are used; and
12	[-(3) -]	(4) Borrowers shall comply with special term loan
13		agreements as may be required by the department and
14		shall take special training courses as the department
15		deems necessary."
16	SECT	ION 5. Statutory material to be repealed is bracketed
17	and stric	ken. New statutory material is underscored.
18	SECT	ION 6. This Act shall take effect on July 1, 2013.

S.B. NO. 993 S.D. 2 H.D. 1

Report Title:

Agricultural Loans; New Farmer; Farm Innovation

Description:

Expands the Department of Agriculture's agricultural loan program by adding farm innovation loan and expanding the definition of a new farmer. (CD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.